

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

DYSON TECHNOLOGY LIMITED and)	
DYSON, INC.)	
Plaintiffs,)	
v.)	C.A. No. 05-434-GMS
HOOVER, INC., HOOVER GENERAL)	
L.L.C., HOOVER LIMITED L.L.C.,)	
HOOVER COMPANY I, L.P. and)	REDACTED –
MAYTAG CORPORATION,)	PUBLIC VERSION
Defendants.)	

**APPENDIX OF EXHIBITS TO PLAINTIFFS' OPENING BRIEF IN SUPPORT
THEIR MOTION FOR LIMITED RELIEF FROM THE PROTECTIVE ORDER**

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Dated: June 6, 2007

TABLE OF EXHIBITS

	Exhibit
Transcript and Exhibits of Grahame Capron-Tee Deposition, taken April 5, 2007	A
Declaration of Marc De Leeuw, executed June 5, 2007	B
List of documents that defendant Maytag Corporation designated “highly confidential” when it produced them in this litigation and that Dyson seeks to have de-designated.....	C
MAY028923, an email dated August 7, 2002 from Grahame Capron-Tee.....	D
MAY028909-10, an email dated July 30, 2002 from Grahame Capron-Tee	E
MAY73215-16, an email dated April 2, 2004 from Grahame Capron-Tee.....	F
MAY07316-18, a December 2003 Report, and MAY062762-63, an email dated May 5, 2003 from D.M. Baker	G
MAY002534, a memo dated August 10, 1999 from D.M. Baker	H
MAY062768, an email dated October 28, 2002 from Grahame Capron-Tee	I
MAY002067-74, a memo dated April 19, 2002 from F.E. Wittman.....	J

CERTIFICATE OF SERVICE

I, John W. Shaw, hereby certify that on June 13, 2007, I caused to be electronically filed a true and correct copy of the foregoing document with the Clerk of the Court using CM/ECF, which will send notification that such filing is available for viewing and downloading to the following counsel of record:

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I further certify that on June 13, 2007, I caused a copy of the foregoing document to be served by hand delivery on the above-listed counsel of record and on the following in the manner indicated:

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